CHAPTER 11.

ADMISSION TO THE BAR.

H. F. 408.

AN ACT to amend section three hundred ten (310) of the supplement to the code relating to qualification for admission to the bar.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Qualifications. That section three hundred ten (310) of the supplement to the code be, and the same is hereby, amended by striking out of the last line of said section the word "three" and inserting in lieu thereof the word "four".

SEC. 2. When effective. This act shall take effect, and be in force on and after July 1, 1909.

Approved April 4, A. D. 1907.

CHAPTER 12.

NEW JURY LISTS.

H. F. 104.

AN ACT to provide for the preparation of new jury lists where, for any cause, a lawfully constituted grand jury or petit jury cannot be obtained, or lawfully qualified talesmen cannot be selected under the law from those persons who are returned by the election officers to serve as jurors. [Additional to chapter eleven (11) of title three (III) of the code, relating to jurors.]

Be it enacted by the General Assembly of the State of Iowa:

Section. 1. District court to order lists prepared. Wherever it has been or hereafter shall be found or determined by the district court in any county that, for any cause, the lawfully constituted grand jury or a like petit jury has not or cannot be obtained by drawing from the names returned by the election officers to the county auditor to serve as jurors, or that lawfully qualified talesmen cannot be selected by drawing from the list of names, or that the term for which such lists were drawn has expired, the said court may order the board of supervisors of said county to prepare lists of names of persons having the qualifications required by law for grand jurors, petit jurors and talesmen. The court ordering shall fix the time of meeting of said board of supervisors therefor and shall prescribe the time and manner of notice thereof to be given the several members of such board. Said notice may be served by any person and proof of service shall be the same as that of original notice.

SEC. 2. Supervisors to prepare lists—meeting. It is hereby made the duty of the members of said board of supervisors to obey the order of the district court made in accordance with the authority granted it in section one (1) hereof, and they are hereby empowered and authorized to hold a meeting of said board for the said purpose and the preparation of jury lists by said board at said meeting shall have precedence over all other business.

SEC. 3. Apportionment. The names to be drawn for grand jurors, petit jurors and talesmen shall be the number now required by law: they shall be apportioned among the several voting precincts by the county auditor as required by law, and such apportionment shall be certified by the auditor to the board of supervisors.

SEC. 4. Names selected—lists certified—filed with county auditor. In preparing such lists the board of supervisors shall select the names from the qualified electors from the several precincts as shown by the poll lists of the last preceding general election, selecting for grand jury, petit jury and talesmen lists, the number in each precinct shown by the auditor's apportionment provided for in this act. Such lists shall be separately certified by the board of supervisors, in substance and in form, as election officers are now required to certify lists returned by them and the lists shall be filed with the county auditor and recorded by him in the proper record, and shall stand as the regular jury list for the county for the year in which it is selected and shall be used therefor and juries chosen therefrom, in all respects except as to time of selection of list and panel and summoning of the jurors, as is now provided by law; the time of selection of list and panel and summoning of the jurors to be under the order of the court.

SEC. 5. In effect. This act, being deemed of immediate importance, shall take effect and be in force immediately upon its publication in the Register and Leader, and the Des Moines Capital, newspapers published in Des Moines,

Iowa.

Approved March 21, A. D. 1907.

I hereby certify that the foregoing act was published in the Register and Leader and the Des Moines Capital, March 22, 1907.

W. C. HAYWARD, Secretary of State.

CHAPTER 13.

NOTARIES PUBLIC.

H. F. 308.

AN ACT to repeal sections three hundred and seventy-three (373), three hundred and seventy-four (374), three hundred and seventy-five (375) and three hundred and seventy-six (376) of the code in relation to notaries public and enact substitutes therefor: also to amend section sixty-eight (68) of the code, in relation to the registration of commissions.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Repealed—appointment—commissions expire—notice. That section three hundred and seventy-three (373) of the code be repealed and

the following enacted in lieu thereof:

"The governor may appoint and commission one or more notaries public in each county and may at any time revoke such appointment. The commission of all notaries public heretofore or hereafter issued prior to the fourth day of July, A. D. 1909, shall expire on that day, and commissions subsequently issued shall be for no longer period than three years, and all such commissions shall expire on the fourth day of July in the same year. The governor shall, on or before the first day of May, A. D. 1909, and every three years thereafter, notify each notary when his commission will expire, sending such notice by mail and accompanying the notice with a blank application for re-appointment and a blank bond."

SEC. 2. Repealed—conditions. That section three hundred and seventy-four (374) of the code be repealed and the following enacted in lieu thereof:

"Before any such commission is delivered to the person appointed, he shall:
"1. Procure a seal on which shall be engraved the words 'Notarial Seal' and 'Iowa', with his surname at length and at least the initials of his christian name;